## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO

KYLE HASKETT	) CASE NO. 1:19-cv-3/0
c/o David W. Neel, Esq.	)
16781 Chagrin Blvd.	) JUDGE
Shaker Heights, Ohio 44120	
Plaintiff	) COMPLAINT
vs.	) ( <u>JURY DEMAND ENDORSED</u> ) HEREON)
CRESCENT DIGITAL, L.L.C.	) <u>IEREON</u> )
c/o Michael Heines, Statutory Agent	)
3210 Euclid Avenue	)
Cleveland, Ohio 44115	)
	)
	)
and	)
	)
MICHAEL HEINES	)
3210 Euclid Avenue	)
Cleveland, Ohio 44115	)

#### Defendants

#### **PARTIES**

- 1. Plaintiff Kyle Haskett brings this action against Defendants Crescent Digital, L.L.C. ("Crescent") and Michael Heines to recover unpaid overtime compensation under provisions of the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201 et seq. (the "FLSA"), the Ohio Minimum Fair Wage Standards Law, O.R.C. § 4111.01 et seq., and to recover unpaid wages under Ohio Revised Code section 4113.15.
- 2. Defendant Crescent is an Ohio limited liability company doing business in the Northern District of Ohio and, at all relevant times, has been an "employer" as defined under the FLSA, the Ohio Minimum Fair Wage Standards Act, and Ohio Revised Code section 4113.15.

- 3. Upon information and belief Defendant Michael Heines is the owner of Defendant Crescent and, at all relevant times, has been an "employer" as defined under the FLSA, the Ohio Minimum Fair Wage Standards Act, and Ohio Revised Code section 4113.15.
- 4. Plaintiff Kyle Haskett currently resides in Cuyahoga County, Ohio and was at all relevant times an "employee" of Defendants as defined under the FLSA, the Ohio Minimum Fair Wage Standards Act, and Ohio Revised Code section 4113.15.

#### **JURISDICTION AND VENUE**

- 5. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331, as it arises under the laws of the United States, and pursuant to the FLSA, 29 U.S.C. § 216(b).
- 6. This Court has supplemental jurisdiction over Plaintiff's state law claims pursuant to 28 U.S.C. § 1367(a).
- 7. Venue is proper in this District pursuant to 28 U.S.C. §1391(b) and (c) as Defendant Crescent is an Ohio limited liability company doing business in Cuyahoga County, Ohio, Defendant Heines resides in and does business in Cuyahoga County, and the causes of action alleged herein arise from Defendants' activities in Cuyahoga County, Ohio.

### **COUNT ONE**

#### **Violation of the Fair Labor Standards Act**

- 8. At all times material to this action, Defendant Crescent was an enterprise engaged in commerce or in the production of goods for commerce as defined by § 203(s)(1)(A(i) and (ii) of the FLSA.
- 9. At all times material to this action, Defendant Heines was an "employer" of Plaintiff as defined by § 203(d) of the FLSA.

- 10. At all times material to this action, Defendants employed Plaintiff in an hourly, non-exempt position.
- 11. At all times material to this action, Plaintiff was an "employee" of Defendants as defined by § 203(e)(1) of the FLSA, and worked for them within three years preceding the filing of this lawsuit.
- 12. Plaintiff consistently worked more than 40 hours per work week during the threeyear period preceding this Complaint.
- 13. Plaintiff consistently worked more than 40 hours per week for which Defendants failed to pay him overtime.
  - 14. The provisions set forth in § 207 of the FLSA apply to Defendants and Plaintiff.
- 15. Defendants intentionally, willfully and/or with reckless disregard for the law failed to pay Plaintiff according to the provisions § 207 of the FLSA, which requires employers to pay non-exempt employees for work in excess of forty (40) hours per work week at a rate not less than one and one-half times the regular rate at which he is employed.
- 16. For at least three years, Defendants have been aware of the requirements of the FLSA and its corresponding regulations. Despite this knowledge, Defendants failed to pay Plaintiff the amount of pay § 207 of the FLSA requires.
- 17. Defendants engaged in a pattern and practice of violating the provisions of the FLSA by failing to pay Plaintiff in accordance with § 207 of the FLSA.
- 18. As a direct and proximate result of Defendants' violations of the FLSA, Plaintiff has suffered damages by failing to receive the compensation to which he is entitled pursuant to § 207 of the FLSA.

- 19. In addition to the amount of unpaid wages and benefits owing to Plaintiff, he is also entitled to recover an equal amount in addition to those damages as liquidated damages pursuant to 29 U.S.C. § 216(b). He is also entitled to prejudgment interest.
  - 20. Defendants did not made a good faith effort to comply with the FLSA.
  - 21. Plaintiff is entitled to an award of attorney fees pursuant to 29 U.S.C. § 216(b).

## **COUNT TWO**

## **Violation of the Ohio Minimum Fair Wage Standards Act**

- 22. Plaintiff incorporates herein by reference the foregoing allegations of his Complaint.
- 23. Plaintiff brings this claim to recover unpaid overtime compensation under provisions of the Ohio Minimum Fair Wage Standards Act, O.R.C. § 4111.01 *et seq*.
- 24. The acts of which Plaintiff complains are also in violation of the Minimum Fair Wage Standard Law of the State of Ohio, § 4111.01, etc. of the Ohio Revised Code.

#### **COUNT THREE**

#### **Violation of Ohio Revised Code 4113.15**

- 25. Plaintiff incorporates herein by reference the foregoing allegations of his Complaint.
- 26. Ohio Revised Code 4113.15 requires that all wages due and owing be paid by the employer within the time period specified therein.
- 27. Ohio Revised Code 4113.15(B) makes an employer who fails to make wage payments for 30 days beyond the regularly scheduled pay day or, where no regularly scheduled pay day is applicable, for 60 days beyond the filing of a claim, liable for liquidated damages in an

amount equal to 6% of the amount of the wages still unpaid and in contest or disputed, or \$200, whichever is greater.

- 28. Defendants did not pay Plaintiff for the full amount to which he was entitled during each work week of his employment.
  - 29. Defendants are liable to Plaintiff for all unpaid wages.
- 30. Defendants are additionally liable for liquidated damages for each week they did not make full payment of wages to Plaintiff.

## WHEREFORE, Plaintiff prays for the following relief:

## A. On Count One pursuant to § 216(b) of the FLSA:

- 1. That Plaintiff be awarded damages in the amount of one and one-half times his regular rate of pay for all hours worked over 40 hours, plus an equal amount of liquidated damages pursuant to 29 U.S.C. § 216(b), and prejudgment interest;
- 2. That Plaintiff's reasonable attorney fees and the costs and expenses of this action be paid by Defendants; and
- 3. For such other legal and equitable relief including, but not limited to, any injunctive and/or declaratory relief, to which he may be entitled.

# B. On Count Two pursuant to the Ohio Minimum Fair Wage Standards Act, O.R.C. § 4111.01 et seq.:

- 1. That Plaintiff be awarded damages in the amount of one and one-half times his regular rate of pay for all hours worked over 40 hours, plus an equal amount of liquidated damages, and prejudgment interest;
- 2. That Plaintiff's reasonable attorney fees and the costs and expenses of this action be paid by Defendants; and
- 4. For such other legal and equitable relief including, but not limited to, any injunctive and/or declaratory relief, to which he may be entitled.

## C. On Count Three pursuant to O.R.C. § 4113.15:

1. Damages in the amount of unpaid compensation and benefits, plus for every pay period for which he did not receive full payment, 6% per annum of such amount or \$200, whichever is greater, as and for liquidated damages, and prejudgment interest;

- 2. That Plaintiff's reasonable attorney fees and the costs and expenses of this action be paid by Defendants; and
- 3. For such other legal and equitable relief including, but not limited to, any injunctive and/or declaratory relief, to which he may be entitled.
- D. Any and all such other relief to which Plaintiff might be entitled under each Count of the Complaint.

Respectfully submitted,

/s/ David W. Neel

David W. Neel (0033611) 16781 Chagrin Blvd. Shaker Heights, Ohio 44120 Telephone: (216) 522-0011 Telecopier: (844) 548-3570

Attorney for Plaintiff

## **JURY DEMAND**

Plaintiff hereby demands a trial by jury on all causes of action.

/s/ David W. Neel

David W. Neel (0033611)